AO 472 (Rev. 3/86) Order of Detention Pending Trial

T.T.	~		
UNITED	STATES DISTRI	CT COURT U.S. DISTRICT COUP	₹T
	District of	UISTRICT OF MEDIAN	5thA
UNITED STATES OF AMERICA		NEBRASKA 2008 JAN 22 PM 3:	59
V.	ORDER	OF DETENTION PRODUCTERIO	FRK
WILLIAM ANDRE BETTS	Case	4:08CR3009	
Defendant		,	
detention of the defendant pending trial in this case.		been held. I conclude that the following facts require	e the
(1) (2) 1 (2) 1 (3)	Part I—Findings of Fact		
 ☐ (1) The defendant is charged with an offense descord local offense that would have been a federation an offense for which the maximum sententan of infense for which a maximum term of infense descent infense for which a maximum term of infense descent infense for which a maximum term of infense descent infense for which a maximum term of infense descent infense for which a maximum term of infense for which a	C. § 3156(a)(4).	se to federal jurisdiction had existed that is	state
- The state of the	imprisonment of ten years or more i	s prescribed in	
(2) The offense described in finding (1) was comm (3) A period of not more than five years has elapsed for the offense described in finding (1)	nitted while the defendant was on read since the date of conviction		
(1) There is probable cause to believe t	hat the defendant has see	mitted an acc.	
	nprisonment of ten years of	r 21 II S C Sec 201 et sec	
under 18 U.S.C. § 924(c). X (2) The defendant has not rebutted the presumption	The state of the years of	z r c/ 33. Sec. sur et seq.	- .
X (2) The defendant has not rebutted the presumption the appearance of the defendant as required and	established by finding 1 that no con	dition or combination of conditions will reasonably as	sure
	Alternative Findings (B)		
(1) There is a serious risk that the defendant will no	ot annear		
(2) There is a serious risk that the defendant will er	idanger the safety of another person	or the community	
Part II—Wi	itten Statement of Reasons for	r Detention	.
I find that the credible testimony and information sub	mitted at the hearing establishes by	clear and convincing evidence a prepor	
defance of the evidence that	<i>y</i>	a prepor	1-
- Vet. Warred	Arg + Dorce	& to Notentia	
at this time			
			_
Part II The defendant is committed to the custody of the Attorn to the extent practicable, from persons awaiting or servin reasonable opportunity for private consultation with defer Government, the person in charge of the corrections facilities in connection with a court proceeding.	a servented of being field in custo	ntative for confinement in a corrections facility separa dy pending appeal. The defendant shall be afforded	i a
1-22-18	1 / 1/ - >		
Date	Jana / X.	Justa	
		re of Judicial Officer	_
	David L. Pies	ter, U.S. Magistrate Judge	
47	Name and	Title of Judicial Officer	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).